1	DENNIS J. HERRERA, State Bar #139669	
	City Attorney	
2	MEREDITH B. OSBORN, State Bar #250467	
	Chief Trial Deputy	
3	JEREMY M. GOLDMAN, State Bar #218888	
	TARA M. STEELEY, State Bar #231775	
4	RENÉE E. ROSENBLIT, State Bar #304983	
ا ہے	RYAN STEVENS, State Bar #306409 Deputy City Attorneys	
5	Deputy City Attorneys Fox Plaza	
_	1390 Market Street, Sixth Floor	
6	San Francisco, California 94102-5408	
7	Telephone: (415) 554-6762 [Goldman]	
<i>'</i>	(415) 554-4655 [Steeley]	
8	(415) 554-3853 [Rosenblit]	
١	(415) 554-3975 [Stevens]	
9	Facsimile: (415) 554-3837	
	E-Mail: Jeremy.Goldman@sfcityatty.org	
0	Tara.Steeley@sfcityatty.org	
	Renee.Rosenblit@sfatty.org	
11	Ryan.Stevens@sfcityatty.org	
12	Attorneys for Defendant	
	CITY AND COUNTY OF SAN FRANCISCO	
13		
l4		
ا ء ا	LIMITED STATE	S DISTRICT COURT
15	ONTED STATE	B DISTRICT COURT
16	NORTHERN DIST	RICT OF CALIFORNIA
17	HASTINGS COLLEGE OF THE LAW, a	Case No. 4:20-cv-3033-JST
	public trust and institution of higher education	
18	duly organized under the laws and the	DECLARATION OF RYAN C STEVENS IN
	Constitution of the State of California;	SUPPORT OF ADMINISTRATIVE MOTION TO
9	FALLON VICTORIA, an individual; RENE	RELATE CASES
	DENIS, an individual; TENDERLOIN	
20	MERCHANTS AND PROPERTY	Trial Date: Not Set
	ASSOCIATION, a business association;	
21	RANDY HUGHES, an individual; and	
	KRISTEN VILLALOBOS, an individual,	
22	Dlaintiffa	
,,	Plaintiffs,	
23	VC	
24	VS.	
- 	CITY AND COUNTY OF SAN	
25	FRANCISCO, a municipal entity,	
-		
26	Defendant.	
7		_

28

- I, Ryan Stevens, declare as follows:
- 1. I am a Deputy City Attorney for the City and County of San Francisco. The facts set forth in this declaration are stated on my own personal knowledge or, as specified, upon my information and belief based on official acts and writings.
- 2. Attached to this declaration as Exhibit A is a copy of the complaint *Concerned Citizens* of the Haight v. City and County of San Francisco., Case No. 3:20-CV-03538-CRB.
- 3. On May 28, 2020 I emailed Matthew Davis, counsel for the Plaintiff's in the *Hastings* action, to ask whether Plaintiffs in that action would oppose relation. Mr. Davis responded that Plaintiffs took no position on whether the two cases should be related and that they would not file a formal objection nor do they consent to consolidation or joinder.
- 4. On May 28, 2020 I emailed counsel of record in the *Haight* action to ask whether Plaintiffs in that action would oppose relation. Counsel responded that they would not oppose relation.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on May 28, 2020 at San Francisco, California.

/s/ Ryan Stevens
RYAN STEVENS